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11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13			
14	ELENA RODRIGUEZ-MALFAVON,	CASE NO. 2:12-CV-01673-APG-PAL	
15	Plaintiff,		
16	vs.	STIPULATION AND ORDER TO EXTEND TIME FOR	
17	CLARK COUNTY SCHOOL DISTRICT, EDWARD GOLDMAN and ANITA	DEFENDANTS TO FILE A REPLY IN SUPPORT OF THEIR MOTION FOR	
18	WILBUR,	SUMMARY JUDGMENT	
19	Defendants.	[FIRST REQUEST]	
20			
21	In compliance with Local Rules 6-1 and 26-4, Plaintiff ELENA RODRIGUEZ-		
22	MALFAVON (hereinafter "Plaintiff") and Defendants CLARK COUNTY SCHOOL DISTRICT,		
23	EDWARD GOLDMAN and ANITA WILBUR (hereinafter "Defendants"), by and through their		
24	counsel of record, hereby stipulate and agree to extend the time for Defendants to file a Reply in		
25	Support of Their Motion for Summary Judgment, up to and including October 7, 2015.		
26	Defendants' Motion for Summary Judgment was filed on January 7, 2015. [Doc. #39]. The		
27	initial deadline for filing the opposition was February 2, 2015. Pursuant to the parties' first		
28	stipulation to extend the deadline for Plaintiff to file an opposition to Defendants' Motion, the		

deadline was extended to March 4, 2015. [Doc. #41]. The parties subsequently stipulated to a second extension up to and including July 1, 2015 in light of Plaintiff's Counsel's service as a State Senator in the Nevada legislature in Carson City, Nevada and because Plaintiff's counsel was assisting with a family member's medical condition which required regular treatments at the Mayo Clinic in Phoenix, Arizona. [Doc. #43]. The parties then stipulated to a third extension up to and including July 30, 2015 in light of Plaintiff's Counsel's continued assistance with his family member's medical condition. [Doc. #45]. As part of Plaintiff's third stipulated extension, the parties also stipulated to enlarge the time for Defendants to file a reply in support of their Motion, up to and including, the current deadline of August 28, 2015. [Dkt. #45]. Plaintiff's opposition to Defendants' Motion was filed on July 30, 2015. [Dkt. # 46]. The parties agree that this extension is necessary because (1) Defense counsel has

experienced a heavy workload throughout the month of August preventing him from having adequate time to prepare the reply; (2) from August 21, 2015 to September 8, 2015, Defense Counsel will be on paternity leave; and (3) when counsel returns from leave, he will need sufficient time to prepare the reply, in addition to completing other tasks relating to his case load.

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1	The parties agree and represent to the	ne Court that this request is made in good faith and not for
2	the purpose of delay.	
3	D-4-4. A	Data I. A. 2015
4	Dated: August 24, 2015	Dated: August 24, 2015
5	Respectfully submitted,	Respectfully submitted,
6	//B: 1 10 11	
7	/s/ Richard Segerblom RICHARD SEGERBLOM, ESQ.	/s/ Ethan D. Thomas PATRICK H. HICKS, ESQ.
8	Attorney for Plaintiff ELENA RODRIGUEZ-MALFAVON	JAMIE CHU, ESQ. ETHAN D. THOMAS, ESQ. LITTLER MENDELSON, P.C.
9	ELENA KODKIGUEZ-WALFA VON	
10		Attorneys for Defendants CLARK COUNTY SCHOOL DISTRICT, EDWARD GOLDMAN and ANITA WILBUR
11		bb write Gobbinii and Marini wiebold
12 13		
13		ORDER
15	IT IS SO ORDERED.	
16		Dated: August 24 , 2015.
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18		al
19		UNITED STATES DISTRICT COURT JUDGE
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SON, P.C. Law s Parkway		3.

LITTLER MENDELSON, P.C. ATTORNEYS AT LAW 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937 702 862 8800